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STATE INCOME TAXATION OF MILITARY PERSONNEL AND UNITED STATES CITIZENS RESIDING OUTSIDE OF THE UNITED STATES

Introduction

This report examines and summarizes the laws of the fifty states and the District of Columbia respecting the taxation of income of United States citizens domiciled within the state but residing abroad. The report is divided into four substantive sections. Section I discusses the law of states with no foreign tax credit or exemption provision. Section II analyzes the laws of states which grant an income tax credit for foreign income tax paid to a foreign country. In many cases, these states merely permit credit of any taxes paid outside of the state, whether to other states or to foreign governments. Section III describes the laws of the states which exempt income earned abroad to the same extent as such income is exempted by federal law. Section IV lists the seven states which have no income tax. Since no income tax is imposed, there can really be no substantive discussion of the treatment of United States citizens domiciled in the state but residing abroad. States which tax only certain types of income, such as dividends and interest (see discussions of New Hampshire and Tennessee), are discussed under the general tax provisions in Section I.

The first three sections are divided into a discussion of the definitions of domicile and residency for state income tax purposes, the tax base used by the state, and the probable income tax obligation in each of these states for domiciliaries residing abroad. In addition, special note is made where state domicile or residency is determined in whole or in part by voting within the state and where special rules apply to military personnel.

In regard to the special rules applicable to military personnel, a number of states merely refer to the tax provisions of the Soldiers' and Sailors' Civil Relief Act of 1940, presently found at 50 U.S.C. App. 574. Generally, this section provides that for state income tax purposes, an individual does not lose domicile in a specific state solely "by reason of being absent therefrom in compliance with military or naval orders " The same law also provides that, for state income tax purposes, an individual does not acquire residence or domicile solely because of location under military orders. The Act further states that, where an individual is not deemed to reside or be domiciled in a state, military income will be treated by that state as non-resident income not earned within the state.

Section 911 of the Internal Revenue Code (IRC) permits United States citizens who reside abroad to exclude from their gross income up to \$78,000 of foreign earned income in tax year 2001 and a certain recognized amount for housing. This exclusion applies to taxpayers living abroad who were present in a foreign country or countries for 330 days out of any 12 consecutive months. In tax year 2002, the earned income excludable amount will be \$80,000. The housing cost amount is the excess of the taxpayer's expenses over a base housing amount. The base housing amount is equal to 16 percent of the salary of a GS-14 government employee. As of January 1,2001 this salary is \$67,765 so that the current base housing amount would be \$10,842.40. Housing costs provided by an employer may also be excluded from the gross income of the employee. In line with this, IRC § 119 provides that lodging furnished in an overseas camp may be excluded from the employee's income. It should be noted that neither exclusion is applicable to wages paid by the United States government even if the Federal employee is residing abroad.

Most states, and the District of Columbia, have signed agreements with the Treasury Department which provide for the withholding of state income taxes from the pay of service members. The text of the standard agreement may be found at 31 CFR § 215.6 - 13 (2001). The following states do not have standard agreements with the Treasury Department to withhold state income taxes from the pay of members of the armed services: Alaska, Florida, Nevada, South Dakota, Texas, Washington, and Wyoming.

The information contained in this report is accurate through the end of the 2000 legislative session of each state.

I. STATES WITH NO FOREIGN TAX CREDIT OR EXEMPTION PROVISION

Tax Base Probable Tax Obligation State Income Tax Coverage Alahama Domicile, maintaining a permanent place of abode The entire net income of domiciliaries and residents Residents -- Subject to State income tax within the State, or spending in the aggregate more as defined by the statute. Ala. Code tit. 40, § 18-2. on all income. than seven months of the year within the State. Ala. Non-residents taxable on income from property Non-residents -- Taxable on income Code tit. 40, § 18-2(7). owned or business transacted in Alabama. Ala. from property owned or business trans-Voting in Alabama is a factor considered by the Code tit. 40, § 18-2(6). acted in Alabama. courts in determining whether an individual is Resident military personnel taxable on entire net Resident military personnel -- Subject to domiciled in Alabama for tax purposes. State ex rel. income except income received for active combat State income tax on all income except Rabren v. Baxter, 46 Ala. App. 134, 239 So. 2d 206 duty. Ala. Code tit. 40, § 18-3. income received for active combat duty. Non-resident military personnel are not taxed on Non-resident military personnel -- Sub-The Alabama Tax Regulations state that military military pay received while stationed in Alabama. iect to State income tax on non-military personnel domiciled in Alabama continue to be income earned within the State. domiciliaries irrespective of their period of absence Wives of military personnel taxable on income or actual place of residence until proof of change of earned within the State. Military personnel taxable Wives of military personnel -- Taxable domicile or residence has been made. If domicile on non-military income earned within the State. on income earned within the State. has changed, the burden of proof is on the taxpayer All military retirement payments are exempt from though he owns no property, earns no income, and state income taxation. Ala. Code tit. 40, § 18-20 has no place of abode in Alabama. Ala. Tax. Regs.,§ 810-3-2-.01. California Residents -- The term "resident" for income tax pur-The entire taxable income of a resident of the state. Residents -- Subject to state income tax Cal. Rev. & Tax Code § 17041(a). The entire taxposes includes: (a) every individual who is in the on all taxable income. Non-residents -able income of a non-resident of the state which is state for other than a temporary or transitory pur-Subject to state income tax on all taxderived from sources within the state. Cal. Rev. & able income derived from sources pose, and (b) every individual domiciled in the state who is outside the state for a temporary or transitory Tax Code § 17041(b). within the state. purpose. If such person is absent for at least 18 Non-resident military personnel are not taxed on Resident military personnel -- Subject to months under an employment dated contract they military income received while stationed in Califorstate income tax on all taxable income. are not considered to be outside the state for a temnia. Spouses of military personnel taxable on porary or transitory purposes (This exception does Non-resident military personnel -- Subincome derived from sources within the state. ject to state tax on non-military taxable not apply to those who receive over \$200,000 in Gross income shall not include compensation for unearned income in a tax year). Any individual income derived from sources within the who is a resident of the state continues to be a resimilitary service performed by a non-resident and dent even though temporarily absent from the state. attributable to a resident spouse solely by applica-Wives of military personnel -- Subject to An individual domiciled in California is absent tion of any community property law or rule. Cal. state income tax on all taxable income from the state for a temporary purpose if such Rev. & Tax Code § 17140.5. derived from sources within the state. absence is by reason of (1) holding an elected or Military hazardous duty pay which is exempt under appointed office in the Federal Government or (2) IRC § 112 is specifically exempt from the state working on the staff of an elected officer of the legincome tax. Cal. Rev. & Tax Code § 17142.5 islative branch of the U.S. Government. Cal. Rev. & Tax Code § 17014. Every individual who spends in the aggregate more than nine months of the taxable year within the state is presumed to be a resident. Cal. Rev. & Tax Code \$ 17016 Residents -- Subject to D.C. income tax District of Columbia Residents -- The term "resident" is defined as every The entire net income of residents. D.C. Code § 47on net income. individual domiciled within the District on the last day of the taxable year, and every other individual Non-residents -- Not subject to the The District of Columbia is precluded from levying who maintains a place of abode within the District income tax. a non-resident income tax by Public Law 93-198, for more than 183 days of the taxable year, whether 602(a), 87 Stat. 813; D.C. Code § 1-233(a)(5); § 47-Military personnel -- Not subject to domiciled in the District or not. D.C. Code tit. 47, 1801.4. § 1801.4 Under an earlier District of Columbia tax to \$3000. D.C. Code § 47-1803.2 See IRC § 104(a)(4). law, the Supreme Court held that whether or not a

person votes where he claims domicile is highly relevant, but by no means controlling on the question whether he is domiciled in the District of Columbia. nor is failure to vote elsewhere conclusive that domicile is in the District. District of Columbia v. Murphy, 314 U.S. 441 (1941); see also District of Columbia v. Woods, 465 A.2d 385 (1983).

See Soldiers' and Sailors' Civil Relief Act.

income tax on pensions or annuities up

I. STATES WITH NO FOREIGN TAX CREDIT OR EXEMPTION PROVISION

State	Income Tax Coverage	Tax Base	Probable Tax Obligation
Mississippi	Residents and non-residents The term "resident" is defined as any person domiciled in the state and any other person who maintains a legal or actual residence within the state. Miss. Code § 27-7-3(e). The term "non-resident" is defined as any natural person whose domicile and place of abode is without the state. Miss Code § 27-7-3(f). The Mississippi Tax Regulations define "legal resident" as one who maintains a place of abode in Mississippi or who exercises legal rights such as voting. One can be a legal resident though domiciled elsewhere. Miss. Tax Reg. 1.27-7-3(5)(c); State Tax Commission of the State of Mississippi v. Earnest, 627 So.2d 313 (1993). The Mississippi Tax Regulations state that members of the armed forces who claim Mississippi as their state of legal residence/domicile are liable for Mississippi income tax on their income. Non-resident members of the armed forces stationed in Mississippi who realize income from non-military sources within the state must file a non-resident Individual Income Tax Return. Miss. Tax Regs. § 1.27-7-15(34).	The entire net income of residents. Miss. Code § 27-7-5. The entire net income of non-residents from sources within Mississippi. Miss. Code § 27-7-15(3). Mississippi excludes from gross income: (1) the first \$500 per month received as compensation for active service in a combat zone or during hospitalization as a result of such service and; (2) hazardous duty combat pay to members of the armed forces. Miss. Code § 27-7-15(4)(j), (n). The entire income of spouses of military personnel of non-military pay from sources within Mississippi is taxable. Miss. Tax Regs. § 1.27-7-15(34).	Residents Subject to tax on their entire net income. Non-residents Subject to tax on their entire net income from sources within Mississippi. Military personnel Not subject to income tax on: (1) the first \$500 per month compensation for active service in a combat zone or during hospitalization as a result of such service and (2) hazardous duty combat pay. Spouses of military personnel Subject to tax on non-military pay from sources within Mississippi.
New Hampshire	Taxes inhabitants or residents on interest and dividend income. N.H. Rev. Stat. Ann. § 77:3.	Interest and dividend income over \$2,400 per year. N.H. Rev. Stat. Ann. § 77:5. No mention is made of military personnel.	Inhabitants or residents Subject to tax on interest and dividends over \$2,400.
New Jersey	Residents "Residents" means (1) domiciliaries unless they maintain no permanent place of abode in the state, maintain a permanent place of abode elsewhere, and spend an aggregate of not more than 30 days in the state or (2) persons not domiciled in New Jersey who maintain a permanent place of abode in the state and spend an aggregate of more than 183 days in the state, unless such individual is in the armed forces of the United States. N.J. Stat. Ann.§ 54A:1-2(m). Non-residents "Non-resident" means a taxpayer who is not a resident. N.J. Stat. Ann.§ 54A:1-2(n).	Residents New Jersey gross income as defined by statute. N.J. Stat. Ann. § 54A:5-1. Non-residents Specified categories of New Jersey gross income to the extent they are earned, received or acquired from New Jersey sources. N.J. Stat. Ann. § 54A:5-8. New Jersey excludes from gross income: (1) pensions and annuities for personal injuries or sickness resulting from active service in the armed forces of the United States; (2) compensation for service in the armed forces of the United States to an individual not domiciled in New Jersey; (3) mustering-out payments to members of the armed forces of the United States; and miltary pensions and survivor benefit payments. N.J. Stat. Ann. §§ 54A:6-6, 6-7, and 6-26.	Resident Subject to tax on their entire New Jersey gross income. Non-residents Subject to tax on the specified categories of New Jersey gross income from New Jersey sources. Military personnel Resident - subject to tax on entire income. Non-resident not subject to tax on military income. Subject to tax on spec- ified New Jersey gross income from New Jersey sources.
Tennessee	Persons in the state The term "person" is defined as every natural person, inhabitant, resident (any person who has a legal domicile in Tennessee), and every person who maintains a place of residence for more than six months in the tax year (regardless of what place such person may claim as legal domicile). Tenn. Code § 67-2-101(5).	(1) The income of persons in the State from dividends on stock and interest on bonds. Tenn. Code Ann. § 67-2-102. No interest or penalties may be assessed against service member serving in combat zone or hospitalized as result of injury in a combat zone. Tenn. Code § 67-2-114(a).	Persons in the state Subject to tax on dividends from stock and interest on bonds. Resident military Subject to tax on dividends from stock and interest on bonds.

Probable Tax Obligation State Income Tax Coverage Tax Base The entire taxable income of every resident and the Arizona Residents and certain non-residents -- The term Residents -- Subject to tax on entire net "resident" includes: (1) every individual who is in entire taxable income of every non-resident which income with §§ 911-912 and § 112 the state for other than a temporary or transitory is derived from sources within the state. Ariz. Rev. exclusions and the possibility of receivpurpose, and (2) every individual domiciled in the Stat. Ann. § 43-1011. Since Arizona computes its ing a credit for foreign taxes paid. state who is outside the state for a temporary or tranown taxable income from federal adjusted gross Non-residents -- Subject to tax on net sitory purpose. Every individual who spends in the income, the exclusions under §§ 911-912 of the IRC income derived from sources within aggregate more than nine months of the taxable year for income from sources without the United States Arizona with the possibility of receivwithin the state is presumed to be a resident. Ariz. are apparently adopted by into the computation of ing a credit for foreign taxes paid on Rev. Stat. Ann. §§ 43-104(14), 43-104(19). Arizona taxable income. Any combat pay not such income. already excluded by § 112 of the IRC is specifically See Soldiers' and Sailors' Civil Relief Act. 50 excluded . Ariz. Rev. Stat. Ann. § 43-1022(19). U.S.C. App. § 574. Residents are allowed a credit only for taxes paid to the other state or country on income derived from sources within that state or country which is taxable under the foreign laws without regard to the residence or domicile of the recipient. No credit is allowed if the other state or country allows residents of Arizona a credit against taxes imposed by that state or country for taxes paid to Arizona. Ariz. Rev. Stat. Ann. § 43-1071. Non-residents are allowed a credit against Arizona taxes on income derived from sources within Arizona only if (1) the foreign country does not tax income of residents of Arizona derived from sources within that country or (2) allows residents of Arizona credit against taxes imposed by that country on such income for taxes paid to Arizona. Ariz. Rev. Stat. Ann. § 43-1096. Hawaii Residents and certain non-residents -- A "resident" The entire income of all residents. The income Residents -- Subject to tax on all

is defined as every individual who resides in the state for other than a temporary or transitory purpose. Every individual who is in the state more than 200 days of the taxable year in the aggregate is presumed to be a resident. This presumption may be overcome by evidence satisfactory to the Department of Taxation that the individual maintains a permanent place of abode outside of the state and is in the state for a temporary or transitory purpose. No person shall be deemed to have gained or lost a residence simply because of his presence or absence in compliance with military or naval orders. Haw. Rev. Stat. § 235-1.

received or derived from property owned, personal services performed, trade or business carried on, and any and every other source in the state by a nonresident. Haw. Rev. Stat. § 235-4(a), (b). Because Hawaii computes its own taxable income from federal adjusted gross income, the exclusions under § 911 of the IRC for income from sources without the United States are apparently adopted into the computation of Hawaii taxable income. Section 912 exclusions are specifically added back into Hawaii adjusted gross income. Haw. Rev. Stat. § 235-7(b).

Residents are allowed a credit for taxes paid to an other state or country, which are paid on income derived from sources outside the state. The credit is not allowed for taxes paid on income excluded under § 911. Haw. Rev. Stat. § 235-55(a).

Because Hawaii computes its own taxable income from federal adjusted gross income, the exclusion under § 112 of the IRC for compensation received for active service as a member of the armed forces of the United States for any month during which such member served in a combat zone or was hospitalized as a result of an injury incurred in such service is apparently incorporated into the computation of Hawaii taxable income.

The first \$1,750 of income to members of the armed forces reserves is also excluded from gross income. Haw. Rev. Stat. § 235-7(a)(7)

income with § 911 and § 112 exclusions, and with the possibility of a credit for foreign taxes paid.

Non-residents -- Subject to tax on income derived from sources within Hawaii, with the possibility of a credit for foreign taxes paid.

Military personnel -- Subject to tax on military compensation with the exclusion of combat pay.

State	Income Tax Coverage	Tax Base	Probable Tax Obligation
Indiana	Residents and non-residents The term "resident" is defined as any individual who was domiciled in the state during the taxable year, or any individual who maintains a permanent place of residence in the state and spends more than 183 days of the taxable year within the state. Ind. Stat. § 6-3-1-12. The term "non-resident" is defined as any person who is not a resident of Indiana. Ind. Stat. § 6-3-1-13. See Soldiers' and Sailors' Civil Relief Act.	The entire federal adjusted income of residents, with adjustments not herein relevant. Ind. Stat. § 6-2.1-2-2. Since Indiana computes its own taxable income from federal adjusted gross income, the exclusions under §§ 911-912 of the IRC for income from sources without the United States are apparently adopted into the computation of Indiana taxable income. Ind. Stat. § 6-2.1-2-2. The federal adjusted gross income of non-residents derived from sources within Indiana. Ind. Stat. § 6-2.1-2-2. Indiana also gives its residents and non-residents a credit against Indiana income tax for taxes paid to another state or foreign country on income subject to tax in Indiana. Ind. Stat. § 6-3-3-3, 6-3-1-25. Indiana allows a deduction of \$2,000 per year from adjusted gross income for individuals who are members of the United States armed forces. Mili-	Residents Subject to tax on federa adjusted gross income (above the exclusions under §§ 911-912 of the IRC) with the possibility of a credit for foreign taxes paid. Non-residents Subject to tax on federal adjusted gross income derived from sources within Indiana, with the possibility of a credit for foreign taxes paid. Military personnel and mercham marine Subject to tax on military compensation with stated exclusions
Iowa	Residents and non-residents The term "resident" is defined as any individual domiciled in the state, and any other individual who maintains a permanent place of abode with the state. Iowa Code § 422.4(15). The term "non-resident" includes all individuals who are not residents. Iowa Code § 422.4(10). The Iowa tax regulations state that unless there is evidence to the contrary, one will be presumed to be domiciled in the state if he or she exercises the right to vote, uses homestead credit or military exemption, or otherwise exercises his or her rights to suffrage. Iowa Tax Regs. subrule 38.1(9); In the Matter of Fox, 1996 Iowa Tax LEXIS 1996.	tary retirees over 60 years of age may deduct \$2,000 in retirement or survivors' benefits. Ind. Stat. § 6-3-2-4. The entire income of the residents defined as federal adjusted gross income, with certain adjustments not herein relevant. Iowa Code § 422.7. Since Iowa computes its own net income from federal adjusted gross income, the exclusions under §§ 911-912 of the IRC for income from sources without the United States are apparently adopted into the computation of Iowa net income. The net income of non-residents derived from sources within Iowa. Iowa Code §§ 422.5(j); 422.8(2). Iowa also provides a credit against Iowa tax for taxes paid to another state or foreign country on income subject to tax in Iowa. Iowa Code §	Residents Subject to tax on federa adjusted gross income (above the exclusions under §§ 911-912 of the IRC with the possibility of a credit for for eign taxes paid. Non-residents Subject to tax on federal adjusted gross income derived fror sources within Iowa, with the possibility of a credit for foreign taxes paid. Military personnel Subject to tax on military compensation with state exclusions.ompensation with state exclusions.
	See Soldiers' and Sailors' Civil Relief Act.	422.8(1). Since Iowa computes its own taxable income from federal adjusted gross income, the exclusion under § 112 of the IRC for compensation received for active service as a member of the armed forces of	

active service as a member of the armed forces of the United States for any month during which such member served in a combat zone or was hospitalized as a result of an injury incurred in such service is apparently adopted into computation of Iowa taxable income. Iowa Code § 422.7

Tax Base Probable Tax Obligation State Income Tax Coverage Maine Residents and non-residents -- The term "resident" The taxable income of residents is defined as fed-Residents -- Subject to tax on taxable is defined as an individual who is domiciled in eral adjusted gross income allocated to state sources income in excess of the exclusions Maine; or who is not domiciled in Maine, but mainwith certain modifications not herein relevant. under §§ 911-912 of the IRC with the tains a permanent place of abode in Maine and Since Maine computes its own taxable income from possibility of a reduction of taxes for spends in the aggregate more than 183 days of the federal adjusted gross income, the exclusions under taxes paid to another jurisdiction. taxable year in this state, unless he is in the armed §§ 911-912 of the IRC for income from sources Non-residents -- Subject to tax on the forces of the United States. Me. Rev. Stat. tit. 36 § without the United States are apparently adopted portion of federal adjusted gross 5102. into the computation of Maine taxable income. Me. income derived from sources within Rev. Stat. tit. 36 § 5121. The term "non-resident" is defined as an individual Maine with the possibility of a reduc-The portion of federal adjusted gross income of who is not a resident. Me. Rev. Stat. tit. 36 § 5102. tion in taxes for taxes paid to another non-residents derived from sources within the state. iurisdiction. See Soldiers' and Sailors' Civil Relief Act. Me. Rev. Stat. tit. 36 § 5142. Military personnel -- Subject to tax on A resident is allowed a tax credit for taxes paid to military compensation with stated another state or foreign country. Me. Rev. Stat. tit. 36 § 5217A. If a taxpayer is regarded as a resident of Maine and another jurisdiction for the purpose of personal income taxation, the tax assessor shall reduce the tax on that portion of the taxpayer's income which is subjected to tax in both jurisdictions, provided that the other taxing jurisdiction allows a similar reduction. Me. Rev. Stat. tit. 36 § 5128. Since Maine computes its own taxable income from federal adjusted gross income, the exclusion under § 112 of the IRC for compensation received for active service as a member of the armed forces of the United States for any month during which such member served in a combat zone or was hospitalized as a result of an injury incurred in such service is apparently adopted into the computation of Maine taxable income. Me. Rev. Stat. tit. 36 § 5121. Massachusetts Residents and certain non-residents -- The term The taxable income of residents defined as federal Residents -- Subject to tax on federal "resident" or inhabitant is defined as (1) any natural adjusted gross income. However, Massachusetts adjusted gross income without the person domiciled in the Commonwealth or (2) a does not allow the exclusion of income from exclusion under § 911 of the IRC for non-domiciled natural person who has a permanent sources without the United States in the computaincome derived from sources without tion of Massachusetts taxable income. Mass. Gen. the United States. A credit for taxes place of abode and spends over one hundred and eighty three days in the Commonwealth. The term L. Ann. ch. 62 § 2(a)(1)(C). Massachusetts allows paid to other states or Canada or its "non-resident" is defined as any natural person a credit for taxes paid to other states or the Dominprovinces is allowed. whose domicile is outside the Commonwealth. ion of Canada or any of its provinces, with certain Non-residents -- Subject to tax on the Mass. Gen. L. Ann. ch. 62, § 1(f). limitations. Mass. Gen. L. Ann. ch. 62 § 6(a). portion of federal adjusted gross The Massachusetts Board of Tax Appeals has ruled The portion of federal adjusted gross income of income derived from sources within that change of domicile from the Commonwealth to non-residents derived from sources within Massa-Massachusetts. a foreign country requires greater proof of intent to chusetts. Mass. Gen. L. Ann. ch. 62 § 5A(a). Military personnel--Compensation paid abandon domicile than a change of domicile The compensation paid to military personnel for to military personnel for active duty between states of the United States. Farr v. Comactive duty shall be deemed to be from sources shall be deemed to be from sources missioner, 1 Mass. B.T.A. 467 (1932). other than sources within the Commonwealth. other than sources within the Common-See Soldiers' and Sailors' Civil Relief Act. Mass. Gen. L. Ann. ch. 62 § 5A(c). wealth. Montana Residents and non-residents -- The term "resident" (1) The entire adjusted gross income of residents Residents -- Subject to tax on federal is defined as any natural person domiciled in the defined as federal adjusted gross income with ceradjusted gross income above the exclusion of §§ 911-912 of the IRC. Foreign state or who maintains a permanent place of abode tain modifications not herein relevant. Since Monwithin the state even though temporarily absent tana defines its adjusted gross income in terms of credit is allowed. from the state and who has not established a resifederal adjusted gross income, the exclusions under Non-residents -- Subject to tax on net dence elsewhere. Mont. Code tit. 15 § 30-101(16). §§ 911-912 of the IRC for income from sources income derived from sources within without the United States are apparently adopted See Soldiers' and Sailors' Civil Relief Act. Montana into the computation of Montana adjusted gross income. Mont. Code tit. 15 § 30-111. Military personnel -- Not subject to tax on military compensation. (2) The entire earned income of non-residents

derived from sources within Montana. Mont. Code

(3) Montana excludes remuneration paid for active service as a member of the armed forces of the United States from the definition of taxable wages for residents. Mont. Code tit. 15 § 30-116(2).
Residents are allowed a credit for taxes paid to other states or foreign countries. Mont. Code tit. 15 § 30-

tit. 15 § 30-131.

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State	Income Tax Coverage	Tax Base	Probable Tax Obligation
New Mexico	Residents and non-residents The term "resident" is defined as an individual who is domiciled in the state during any part of the taxable year. Any person who, on or before the last day of the taxable year, changes his place of abode to a place without the state with the bona fide intention of continuing actually to abide permanently without the state is not a resident. N. Mex. Stat.§ 7-2-2(S).	(1) The net income of every resident defined in terms of federal taxable income with certain modifications not herein relevant. Since New Mexico defines its tax base in terms of federal taxable income, the exclusions under §§ 911-912 of the IRC for income derived from sources without the United States are apparently adopted. N. Mex. Stat. § 7-2-3.	Residents Subject to tax on net income above the exclusions under §§ 911-912 of the IRC with the possibility of a credit for taxes paid to another state. Non-residents Subject to tax on net income derived from sources within New Mexico.
	The term "non-resident" is defined as every individual not a resident of the state. N. Mex. Stat. § 7-2-2(Q).	(2) The net income of every non-resident derived from sources within New Mexico. N. Mex. Stat. § 7-2-3. New Mexico defines "state" to include foreign country. N. Mex. Stat. § 7-2-2(U).	Military personnel Subject to tax on military compensation with stated exclusions.
	See Soldiers' and Sailors' Civil Relief Act.	(3) New Mexico also allows residents a credit for taxes paid to another state. N. Mex. Stat. § 7-2-13.	
		Since New Mexico computes its own taxable income from federal adjusted gross income, the exclusion under § 112 of the IRC for compensation received for active service as a member of the armed forces of the United States for any month during which such member served in a combat zone or was hospitalized as a result of an injury incurred in such service is apparently adopted into the computation of New Mexico taxable income. N. Mex. Stat. § 7-2-2.	
North Carolina	Residents and non-residents The term "resident" is defined as an individual who is domiciled in the state for other than a temporary or transitory purpose. Absent other evidence, residence in the state for over 183 days of the taxable year raises the presumption that the individual is a resident. N.C. Gen. Stat. § 105-134.1(12).	(1) The net income of residents as defined under N.C. Gen. Stat. § 105-134.5(a). Because North Carolina defines its adjusted gross income in terms of federal adjusted gross income, the exclusions under §§ 911-912 of the IRC for income from sources without the United States are apparently adopted into the computation of North Carolina adjusted gross income.	Residents Subject to tax on net income with the possibility of a tax credit for taxes paid to another state or foreign country. Non-residents Subject to tax on net income derived from sources within North Carolina.
	The term "non-resident" is defined as any individual who is not a resident. N.C. Gen. Stat. § 105-134.1(9).	(2) The net income of non-residents for income derived from sources within North Carolina. N.C. Gen. Stat. § 105-134-5(b).	Military personnel Subject to tax on military compensation.
	See Soldiers' and Sailors' Civil Relief Act.	North Carolina allows its residents a credit against taxes paid to another state or foreign a country in certain instances. N.C. Gen. Stat. § 105-151.	
Oregon	Residents and non-residents The term "resident" is defined as: (1) an individual who is domiciled in this state unless he (A) maintains no permanent place of abode in this state, (B) does maintain a permanent place of abode elsewhere, and (C) spends in the aggregate not more than 30 days in the taxable year in this state; or (2) an individual who is not domiciled in this state, but maintains a permanent place of abode in this state and spends in the aggre-	(1) The entire taxable income of residents defined as federal taxable income with certain modifications not herein relevant. Since Oregon defines its own taxable income in terms of federal taxable income, the exclusions under §§ 911-912 of the IRC for income from sources without the United States are apparently incorporated into the computation of Oregon taxable income. Ore. Rev. Stat. §§ 316.007, 316.037.	Residents Subject to tax on federal taxable income above the exclusions under § 911-912 of the IRC and with the possibility of a credit for foreign taxes paid. Non-residents Subject to tax on federal taxable income derived from sources within Oregon.
	gate more than 200 days of the taxable year in this state, unless he proves that he is in the state only for a temporary or transitory purpose. Ore. Rev. Stat. § 316.027(1)(a), (b). A non-resident is an individual who is not a resident. Ore. Rev. Stat. § 316.022(4).	(2) The taxable income of non-residents derived from sources within Oregon. Ore. Rev. Stat. §§ 316.117, 316.127.	Military personnel Subject to tax on military compensation above the first \$3,000.
		Oregon also gives to residents a credit against Oregon income taxes for taxes imposed on the taxpayer by another state. Ore. Rev. Stat. § 316.082.	
		A modified foreign tax credit is allowed. Ore. Rev. Stat. § 316.690.	
		(3) Oregon subtracts from federal taxable income the first \$3,000 of income compensation (other than pension or retirement pay) for active service in the Armed Forces of the United States. All compensation for the initial and concluding years of active service in the Armed Forces of the United States is deducted from adjusted gross income. Ore. Rev. Stat. § 316.680(c).	

State	Income Tax Coverage	Tax Base	Probable Tax Obligation
Pennsylvania	Residents and non-residents The term "resident" is defined to include both (1) domiciliaries, unless the domiciliary maintains no permanent place of abode within the Commonwealth, maintains a permanent place of abode outside the Commonwealth and resides within the Commonwealth for less than thirty days of the taxable year, and (2) non-domiciliaries maintaining a permanent place of abode within the Commonwealth for more than 183 days of the taxable year. Pa. Stat. tit. 72 § 7301(p). "Non-resident" is defined as any individual who is not a resident. Pa. Stat. tit. 72 7301(m). See Soldiers' and Sailors' Civil Relief Act	(1) The entire income of residents defined under Pa. Stat. tit. 72 \ 7303. (2) The income of non-residents derived from sources within Pennsylvania. Pa. Stat. tit. 72 \ 7303. Pennsylvania allows residents a credit for taxes paid to another state or foreign country on income also subject to tax in Pennsylvania. Pa. Stat. tit. 72 \ 7301(t), 7314. Military compensation for active duty performed outside of Pennsylvania is exempt from taxation. Pa. Stat. tit. 72 \ 7303(a)(1).	Residents Subject to tax on income with a credit for taxes paid to another state or foreign country on income also subject to tax in Pennsylvania. Non-residents Subject to tax on income from sources within Pennsylvania. Military personnel Subject to tax on military income except for compensation for active duty performed outside of Pennsylvania.

III. STATES EXEMPTING INCOME EARNED ABROAD TO THE SAME EXTENT AS FEDERAL LAW (Sections 911-912 of the Internal Revenue Code)

State	Income Tax Coverage	Tax Base	Probable Tax Obligation

Arkansas

Residents and non-residents -- The term "resident" is defined to include any natural person domiciled in the state and any natural person who maintains a permanent place of abode in the state and spends in the aggregate more than six months of the taxable year within the state. Ark. Code Ann. § 26-51-102(9).

The Arkansas Tax Regulations state that a domicile does not end by physical absence alone and is presumed to continue until a new domicile is legally established. The regulations contain a fact sheet listing the various factors to be taken into consideration in determining whether a new domicile has been established. The elements of a new domicile on the fact sheet include: voter registration and exercise of suffrage during the last three elections, domicile of birth, physical presence, expressed intention, family residence, duty causing absence from Arkansas, state licenses, location of substantial real and property holdings, community affiliations, business interests, bulk or necessary purchases, utility or telephone deposits, and local taxes and licenses. Ark. Tax. Reg., Art. 1.84-2002(10). The Arkansas Tax Regulations state that any resident member of the armed forces who at the time of the induction into such service was a resident of this state, continues to be a resident of this state, even though he or she has been inducted into the armed service outside of the state and does not return to the state until after such service is ended A member of the armed service who at the time of induction was a resident in any state other than Arkansas is for income tax purposes a non-resident even though he was inducted into the service within Arkansas and he remains in the service within Arkansas. Ark. Tax. Reg., Art. 1.84-2010.

The entire income of every resident as defined by the statute. Ark. Code Ann. § 26-51-201(a).

The exclusion and allowance of IRC §§ 911 & 912 as they were in effect on January 1, 1989 are specifically adopted for purposes of computing Arkansas income tax. Ark. Code Ann. § 26-51-310.

The entire net income of non-residents from all property owned, and from every business, trade or occupation carried on in Arkansas. Ark. Code Ann. § 26-51-202(a).

Resident military personnel taxable on all income except for the first \$6,000 of service pay. Ark. Code Ann. \$ 26-51-306(a)(1). Non-resident military personnel taxable on net income from non-military sources earned within the state. Ark. Code Ann. \$ 26-51-306(b).

IRC §§ 112 and 692, concerning taxation of combat pay and pay of military personnel for the year they die in combat, are adopted and these types of income are not included in the \$6,000 exemption. Ark. Code Ann. § 26-51-306(a)(4).

Residents-- Subject to state income taxation on federal adjusted gross income (above the exclusions under §§ 911-912 of the IRC).

Non-residents -- Subject to state income tax on all net income from sources within the state as previously defined.

Resident military personnel --Subject to state income tax on entire income except for the first \$6,000 of service pay. Combat pay is exempt and all income in the year of death in combat is exempt.

Tax Base Income Tax Coverage State Probable Tax Obligation Colorado Resident individuals and non-residents -- The term The entire federal adjusted gross income of resident Resident individuals -- Subject to state "resident" individual means a natural person who individuals, with certain modifications not herein relincome taxation on federal adjusted evant. Colo. Rev. Stat. § 39-22-104. Since Colorado maintains a permanent place of abode within the gross income (above the exclusions state and who spends in the aggregate more than six computes its own taxable income from federal under §§ 911-912 of the IRC). months of the taxable year within the state. A "nonadjusted gross income, the exclusions under §§ 911-Non-resident individuals -- Subject to resident" individual means an individual other than 912 of the IRC for income from sources without the state income tax on federal adjusted a resident individual. Colo. Rev. Stat. § 39-22-United States and the exclusion under § 112 of the gross income attributable to sources IRC for compensation received for active service as a within Colorado. member of the armed forces of the United States for The Colorado Tax Regulations state that domicile is any month during which such member served in a Military personnel -- Subject to tax on a factual matter and that the individual's intent concombat zone are apparently adopted into the compumilitary pay with stated exclusions. trols. The Regulations also state that domicile, once tation of Colorado taxable income. Colo. Rev. Stat. § established, is not lost until a new domicile is estab-39-22-104. lished. Colo. Rev. Stat. § 39-22-103(8). The entire federal adjusted gross income of non-resi-See Soldiers' and Sailors' Civil Relief Act. dent individuals derived from sources within Colorado. Colo. Rev. Stat. § 39-22-109. For purposes of determining income tax liability, Colorado disregards the time period during which an individual is a member of the armed forces of the United States: (1) commencing with a declaration of war by Congress and ending twelve months after the termination of the war; and (2) when an individual is serving in an area designated as a combat zone and a period of one hundred and eighty days after such service. Colo. Rev. Stat. § 39-22-610. Colorado subtracts retirement pay, pensions and annuities of members of the armed forces to the extent included in federal adjusted gross income not to exceed \$24,000 in any one taxable year. Colo. Rev. Stat. § 39-22-104(f). Connecticut Residents -- "Resident" means (1) domiciliaries The entire federal adjusted gross income of resident Resident individuals -- Subject to state unless they maintain no permanent place of abode individuals, with certain modifications not herein relincome taxation on federal adjusted in the state, maintain a permanent place of abode Conn. Gen. Stat. Ann. §§ 12-700 and gross income (above the exclusions elsewhere and spend in the aggregate not more than 701(a)(19) & (20). under §§ 911-912 of the IRC). 30 days of the taxable year in the state and (2) non-Since Connecticut computes its own taxable income Non-resident individuals -- Subject to domiciliaries who maintain a permanent place of state income tax on federal adjusted from federal adjusted gross income, the exclusions abode in the state and are in the state for an aggreunder §§ 911-912 of the IRC for income from sources gross income attributable to sources gate of more than 183 days. Conn. Gen. Stat. Ann. without the United States and the exclusion under 8 within Connecticut § 12-701(a)(1). 112 of the IRC for compensation received for active Military personnel -- Subject to tax on "Non-resident" is defined as any individual who is service as a member of the armed forces of the United military pay with stated exclusions. not a resident. Conn. Gen. Stat. Ann. § 12-States for any month during which such member 701(a)(2). served in a combat zone are apparently adopted into the computation of Connecticut taxable income. See Soldiers' and Sailors' Civil Relief Act. Conn. Gen. Stat. Ann. § 12-700. The entire federal adjusted gross income of non-resident individuals derived from sources within Connecticut. Conn. Gen. Stat. Ann. § 12-700. Delaware Resident individuals and non-resident individuals. The entire taxable income of every resident individ-Resident individuals -- Subject to state A "resident individual" is defined as one who is ual defined as such individual's federal adjusted gross income taxation on federal adjusted domiciled in the state for any part of the taxable income with certain modifications not herein relegross income (above the exclusions year to the extent of the period of such domicile; or vant. Del. Code Ann. §§ 30-1102 and 30-1105. under §§ 911-912 of the IRC). maintains a place of abode in the state and spends Since Delaware computes its own taxable income Non-resident individuals -- Subject to more than 183 days of the taxable year in the state. from federal adjusted gross income, the exclusions state income tax on federal adjusted Del. Code Ann. § 30-1103. under §§ 911-912 of the IRC for income from sources gross income attributable to sources A "non-resident individual" is defined as one who is without the United States and the exclusion under § within Delaware. not a resident individual of the state. Del. Code 112 of the IRC for compensation received for active Military personnel -- Subject to tax on Ann. § 30-1104. service as a member of the armed forces of the United military compensation with stated States for any month during which such member The Delaware Superior Court has held that an indiexclusions. served in a combat zone are apparently adopted into vidual who had moved to Washington, D.C. to take the computation of Delaware taxable income.

The taxable income of a non-resident individual

defined as that part of his federal adjusted gross

income derived from sources within the State. Del.

Code Ann. § 30-1102(a).

employment, but who continued to vote in Delaware had abandoned his Delaware domicile. The

court found that the voting, which it termed "ille-

gal," did not prove Delaware domicile. Mitchell v.

Delaware State Tax Commissioner, 42 A.2d 19

See Soldiers' and Sailors' Civil Relief Act.

(Del. Supr. Ct. 1945).

State Income Tax Coverage Tax Base Probable Tax Obligation

Georgia

Residents and taxable non-residents -- The term "resident" is defined to include "legal residents" of the state on December 31 of the taxable year in question, persons residing in the state on a "more or less regular basis" on December 31 of the taxable year under consideration, and persons residing in the state in the aggregate for 183 days or part-days for the taxable year. Ga. Code § 48-7-1(10).

"Taxable non-residents" are defined to include the following: (1) every individual who is not otherwise a resident of Georgia for income tax purposes and who regularly, and not casually or intermittently, engages within Georgia, himself or by means of employees, agents or partners, in employment, trade, business, professional, or other activity for financial gain or profit, including the rental of real or personal property located within Georgia or for use within Georgia; and (2) every individual who is not otherwise a resident of Georgia for income tax purposes and who sells, exchanges or otherwise disposes of tangible property which at that time has a taxable situs within Georgia, or of intangible property which has acquired at the time a business or commercial situs within Georgia. "Taxable non-resident" as defined herein does not include a legal resident of another state whose only activity for financial gain or profit in Georgia consists of performing services in Georgia for an employer where the remuneration for such services does not exceed five percent of the income received by such person for performing services in all places during any taxable year; Ga. Code § 48-7-1(11)(A) & (B).

See Soldiers' and Sailors' Civil Relief Act.

The taxable net income of all residents defined as federal adjusted gross income less items not herein relevant. Since Georgia computes its own taxable net income on the basis of federal adjusted gross income, the exclusions under §§ 911-912 of the IRC for income from sources without the United States are apparently adopted into the computation of Georgia taxable net income. Ga. Code § 48-7-27.

The federal exclusion under § 112 of the IRC for compensation received for active service as a member of the armed forces of the United States for any month during which such member served in a combat zone or was hospitalized as a result of an injury incurred in such service is specifically adopted into the computation of Georgia taxable income. Ga. Code § 48-7-36.

Residents -- Subject to tax on federal adjusted gross income (above the exclusions under §§ 911-912 of the IRC).

Taxable non-residents -- Subject to tax on net taxable income derived from certain specified activities within Georgia.

Military personnel -- Subject to tax as residents on federal adjusted gross income less specified items.

Idaho

Residents, and part-year resident. The term "resident" is defined as any individual who during the taxable year has been domiciled in Idaho or has maintained an abode in Idaho for the entire tax year and spent more than 270 days of that year in the state. An individual will not be considered a resident if during a 15 month period he is absent from the state for at least 445 days, is not present in the state for more than 60 days, did not maintain an abode for his family in the state, was not absent to serve as an elected official, and did not claim Idaho as his tax home for federal income tax purposes. Ida. Code § 63-3013.

The term "part-year resident" is defined as an individual who has changed his domicile either to or from Idaho and who has resided in Idaho for over a day. Ida. Code \S 63-3013A .

The term "non-resident" is defined as any individual who is not a resident or part-year resident. Ida. Code § 63-3014.

See Soldiers' and Sailors' Civil Relief Act.

Taxable income of residents defined as taxable income under § 63 of the IRC. Since Idaho computes its taxable income from federal taxable income, §§ 911-912 of the IRC for income from sources without the United States are apparently adopted into the computation of Idaho taxable income. Ida. Code 63-3022.

The taxable income of non-residents and part-year residents to the extent it is attributable to certain specified activities within Idaho. Ida. Code § 63-3036A

Not subject to tax on active duty compensation for services performed outside of the state, Ida. Code § 63-3022(h), or retirement benefits, Ida. Code § 63-3022A(4).

Residents -- Subject to tax on federal taxable income (above the exclusions under §§ 911-912 of the IRC).

Non-residents and part-year residents --Subject to tax on federal taxable income attributable to certain sources within Idaho.

Military personnel -- Not subject to tax on active duty compensation for services performed outside of the state.

State	Income Tax Coverage	Tax Base	Probable Tax Obligation
Illinois	Residents, part-year residents The term "resident" is defined as any individual who is in the state for other than a temporary or transitory purpose during the taxable year or who is domiciled in the state, but is absent from the state for a temporary or transitory purpose during the taxable year. 35 ILCS § 5/1501(20). The term "part-year resident" is defined as an individual who became a resident during the taxable year or ceased to be a resident during the taxable year. 35 ILCS § 5/1501 (17). The term "non-resident" is defined as a person who is not a resident. 35 ILCS § 5/1501 (14). See Soldiers' and Sailors' Civil Relief Act.	The entire federal adjusted gross income of residents, with certain modifications not herein relevant. Since Illinois computes its own base income from federal adjusted gross income, the exclusions under §§ 911-912 of the IRC for income from sources without the United States are apparently adopted into the computation of Illinois base income. 35 ILCS § 5/203. All income of part-year residents and non-residents attributable to certain activities within Illinois. 35 ILCS §§ 5/301, 304. Illinois deducts from gross income any compensation paid to a resident who is a member of the armed forces of the United States while on active duty. 35 ILCS § 5/203(a)(2)(E). Compensation received by any resident under any governmental retirement or disability plan is also deducted from gross income. 35 ILCS § 5/203(a)(2)(F).	Residents Subject to tax on federal adjusted gross income (above the exclusions under §§ 911-912 of the IRC). Non-residents and part year residents Subject to tax on all income attributable to certain activities within Illinois. Military personnel Illinois deducts from gross income any compensation paid to a resident who is a member of the armed forces while on active duty. Military retirees are not taxed on retirement or disability income.
Kansas	Resident individuals and non-residents A"resident individual" is defined as a natural person who is domiciled in the state. A natural person who spends in the aggregate more than six months of the taxable year within the state is presumed to be a resident. Kan. Stat. Ann. § 79-32, 109(b). The term "non-resident" is defined as an individual other than a resident individual. Kan. Stat. Ann. § 79-32, 109(b). The Kansas tax regulations state that voting is prima facie evidence of domicile in Kansas. Kan. Tax Reg. 92-12-4. See Soldiers' and Sailors' Civil Relief Act.	((1) The taxable income of a resident individual defined as such individual's federal adjusted gross income for the taxable year, with certain modifications not herein relevant. Kan. Stat. Ann. § 79-32, 110. (2) The taxable income of non-resident individuals defined as that portion of federal adjusted gross income derived from sources within Kansas. Kan. Stat. Ann. § 79-32, 110. Since Kansas computes its own taxable income from federal adjusted gross income, the exclusions under §§ 911-912 of the IRC for income from sources with the United States and the exclusion under § 112 of the IRC for compensation received for active service as a member of the armed forces of the United States for any month during which such member served in a combat zone or was hospitalized as a result of an injury incurred in such service are apparently adopted into the computation of Kansas taxable income.	Residents Subject to tax on federal adjusted gross income above the exclusions under §§ 911-912 of the IRC. Non-residents Subject to tax on that portion of federal adjusted gross income derived from sources within Kansas. Military personnel Subject to tax on military compensation with stated exclusions.
Kentucky	Residents and non-residents The term "resident" is defined as an individual domiciled within the state or an individual who is not domiciled in the state, but maintains a place of abode in the state and spends in the aggregate more than 183 days of the taxable year within the state. Ky. Rev. Stat.§ 141.010(17). The term "non-resident" is defined as any individual who is not a resident of the state. Ky. Rev. Stat. § 141.010(18). The Kentucky tax regulations specify that an individual who is permitted to file a federal income tax return as a non-resident citizen, and who immediately prior to residing in a foreign country was domiciled in Kentucky, is considered a Kentucky resident and must file a resident individual	(1) The entire net income of every resident individual defined as such individual's federal adjusted gross income with certain modifications not herein relevant. Ky. Rev. Stat. § 141.020(1). (2) That portion of federal adjusted gross income of non-residents derived from sources within Kentucky. Ky. Rev. Stat. § 141.020(4). Since Kentucky computes its own taxable income from federal adjusted gross income, the exclusions under §§ 911-912 of the IRC for income from sources without the United States and the exclusion under § 112 of the IRC for compensation received for active service as a member of the armed forces of the United States for any month during which	Residents Subject to tax on federal adjusted gross income (above the exclusions under §§ 911-912 of the IRC). Non-residents Subject to tax on federal adjusted gross income derived from sources within Kentucky. Military personnel Subject to tax on military compensation with stated exclusions.

tucky resident and must file a resident individual income tax return. Ky. Tax Reg. 103 KAR 17:010.

See also, the following two opinions of the Kentucky Attorney General relating to this subject: Op. Atty. Gen. Ky. (July 12, 1939); Op. Atty. Gen. Ky.

See Soldiers' and Sailors' Civil Relief Act.

(May 12, 1960).

of the United States for any month during which such member served in a combat zone or was hos-

pitalized as a result of an injury incurred in such service are apparently adopted into the computation of Kentucky taxable income. Ky. Rev. Stat. § 141.020.

State Probable Tax Obligation Income Tax Coverage Tax Base Louisiana Residents and non-residents -- The term "resident" The entire federal adjusted gross income of resident Residents -- Subject to tax on federal is defined as every natural person domiciled in the individuals, with certain modifications not herein state, and every other natural person who maintains relevant. La. Rev. Stat.§ 47-293. sions under §§ 911-912 of the IRC. a permanent place of abode within the state or who Since Louisiana computes its own taxable income Non-residents -- Subject to tax on net spends in the aggregate more than six months of the from federal adjusted gross income, the exclusions taxable year within the state. La. Rev. Stat. § 47-31. under §§ 911-912 of the IRC for income from Louisiana. The Louisiana Tax Regulations state that domicile sources without the United States are apparently Resident military personnel -- Subject is a factual determination of intent to remain in or adopted into the computation of Louisiana taxable return to Louisiana. Examples in the Regulations income. La. Rev. Stat. § 47-293(6). indicate that an individual may spend large portions The net income of non-residents earned or derived of his or her time outside of Louisiana without relinfrom sources within the state. La. Rev. Stat. §§ 47armed forces. quishing domicile. La. Inc. Tax Regs. 31.2. 241, and 47-293(7). Non-resident military personnel -- Sub-See Soldiers' and Sailors' Civil Relief Act. The gross income of military personnel does not include pensions or annuities for sickness incurred sources within Louisiana. in the armed forces. La. Rev. Stat. § 47-46(4). Military pay of non-resident servicemen stationed within Louisiana is not taxable by Louisiana. See Soldiers' and Sailors' Relief Act, supra. Maryland Residents and non-residents -- The term "resident" (1) The taxable net income of residents defined as Residents -- Subject to tax on federal is defined as any individual domiciled in the state federal adjusted gross income with certain modifiadjusted gross income above the excluon the last day of the taxable year, and every other cations not herein relevant. Since Maryland defines sions under §§ 911-912 of the IRC. individual who, for more than six months of the taxits taxable net income in terms of federal adjusted Non-residents -- Subject to tax on the able year, maintains a place of abode within the gross income, the exclusions under §§ 911-912 of portion of federal adjusted gross state, whether domiciled in the state or not. Md. Tax the IRC for income from sources without the United income derived from sources within & Rev. Code Ann. § 10-101(h). States are apparently adopted into Maryland taxable Maryland. income. Md. Tax & Rev. Code Ann. §§ 10-206, 10-The term "non-resident" means an individual who is Military personnel -- Subject to tax on not a resident. Md. Tax & Rev. Code Ann. § 10military compensation with stated (2) The portion of a non-resident's federal adjusted 101(g). exclusions. gross income derived from sources within and with-Evidence that a person has registered to vote in out the state. Md. Tax & Rev. Code Ann. § 10-401. Maryland is ordinarily persuasive evidence that such person is domiciled in Maryland. Comptroller Since Maryland computes its own taxable income of the Treasury v. Lenderking, 268 Md. 613, 303 from federal adjusted gross income, the exclusion A.2d 402 (1973); Roberts v. Lakin, 340 Md. 147, under § 112 of the IRC for compensation received 665 A.2d 1024 (1995). for active service as a member of the armed forces of the United States for any month during which See Soldiers' and Sailors' Civil Relief Act. such member served in a combat zone or was hospitalized as a result of an injury incurred in such service is apparently adopted into the computation of Maryland taxable income. Md. Tax & Rev. Code Ann.§ 10-401. Military residents may deduct the first \$15,000 of military pay attributable to military service outside the United States. This deduction is reduced dollarfor-dollar for each dollar earned over \$15,000. Md. Tax & Rev. Code Ann.§ 10-207(p). Military retirees with federal adjusted gross income under \$22,500 may deduct \$2,500 from taxable income subject to certain conditions. Md. Tax & Rev. Code Ann. 10-207(q). Michigan Residents and non-residents -- The term "resident" (1) The taxable income of residents defined as tax-Residents -- Subject to tax on federal is defined as an individual domiciled in the state. able income for federal income tax purposes. How-"Domicile" is defined as the place where a person ever, Michigan generally taxes only income has his true, fixed, and permanent home and princiallocable to certain activities and sources within exclusions of §§ 911-912 of the IRC. pal establishment to which, whenever absent there-Michigan. Also, since Michigan defines its taxable Non-residents -- Subject to tax on taxfrom, he intends to return, and domicile continues income for federal income tax purposes, the exclu-

until another permanent establishment is established. If an individual lives in the state for at least 183 days during the taxable year or more than ½ the days during the taxable year of less than 12 months, he is deemed a resident individual domiciled in the state. Mich. Comp. L. Ann. § 206.18.

Non-resident -- The term "non-resident" is defined as any individual who is not a resident. Mich. Comp. L. Ann. § 206.14.

See Soldiers' and Sailors' Civil Relief Act.

sions for income earned without the United States under §§ 911-912 of the IRC would apply. Mich. Comp. L. Ann. §§ 206.30, 206.110.

(2) The taxable income of non-residents to the extent allocable to sources within Michigan. Mich. Comp. L. Ann. §§ 206.51, 206.110.

Michigan allows the deduction, to the extent included in federal adjusted gross income, of compensation, including retirement benefits, received for services in the armed forces of the United States. Mich. Comp. L. Ann. § 206.30(e).

adjusted gross income above the exclu-

income derived from sources within

to tax on military compensation except for pensions or annuities for personal injuries or sickness incurred in the

ject to tax on non-military pay from

adjusted gross income allocable to sources within Michigan above the

able income allocable to sources within Michigan.

Military personnel -- Michigan does not tax military compensation or retirement income from service in the armed

State	Income Tax Coverage	Tax Base	Probable Tax Obligation
Minnesota	Residents and non-residents The term "resident" is defined as an individual domiciled in the state or any individual maintaining a place of abode within the state and who spends over half of the tax year in Minnesota. An individual is not a resident for the period of time that the individual is qualified under § 911(d)(1) of the IRC. Minn. Stat. § 290.01(7). The Minnesota Tax Regulations state that voting in Minnesota is presumptive evidence of residence, but may be overcome by facts contrary to the presumption of residence. Minn. Tax. Reg. 1.6001; See Soldiers' and Sailors' Civil Relief Act.	The gross income of residents defined as federal adjusted gross income with certain modifications not herein relevant. Since Minnesota defines its gross income in terms of federal adjusted gross income, the exclusions under §§ 911-912 of the IRC for income from sources without the United States are apparently adopted into the computation of Minnesota gross income. Minn. Stat. §§ 290.01(19) et seq. The net income of non-residents allocable to sources within Minnesota. Min. Stat. §§ 290.01(22)(2); 290.06(2c)(e). Since Minnesota computes its own taxable income from federal adjusted gross income, the exclusion under § 112 of the IRC for compensation received for active service as a member of the armed forces of the United States for any month during which such member served in a combat zone or was hospitalized as a result of an injury incurred in such service is apparently adopted into computation of Minnesota taxable income. Minn. Stat. § 290.01	Residents Subject to tax on federal adjusted gross income above the exclusion under §§ 911-912 of the IRC. Non-residents Subject to tax on federal adjusted gross income allocable to sources within Minnesota. Military personnel Subject to tax on military compensation with stated exclusions.
Missouri	Residents and non-residents — The term "resident" is defined as an individual who is domiciled in this state, unless he (1) maintains no permanent place of abode in this state, (2) does maintain a permanent place of abode elsewhere, and (3) spends in the aggregate not more than thirty days of the taxable year in this state, or who is not domiciled in this state, but maintains a permanent place of abode in this state and spends the in the aggregate more than 183 days of the taxable year in this state. Mo. Stat. § 143.101. The term "non-resident" is defined as an individual who is not a resident of this state. Mo. Stat. §. 143.101. See Soldiers' and Sailors' Civil Relief Act.	The Missouri taxable income of residents calculated on the basis of federal adjusted gross income with modifications. Since Missouri computes its taxable income from federal adjusted gross income, the exclusions under §§ 911-912 of the IRC for income from sources without the United States are apparently adopted into the computation of Missouri taxable income. Mo. Stat. § 143.121. The income of non-residents derived from sources within Missouri. Mo. Stat. § 143.181(1). Since Missouri computes its own taxable income from federal adjusted gross income, the exclusion under § 112 of the IRC for compensation received for active service as a member of the armed forces of the United States for any month during which such member served in a combat zone or was hospitalized as a result of an injury incurred in such service is apparently adopted into computation of Missouri taxable income. Mo. Stat. § 143.121	Residents Subject to tax on Missouri taxable income, which excludes income from sources without the United States in the same manner as §§ 911-912 of the IRC. Non-residents Subject to tax on income derived from sources within Missouri. Military personnel Subject to tax on payments for service in the armed services with stated exclusions.
Nebraska	Residents and non-residents The term "resident" is defined as an individual who is domiciled in the state or who maintains a permanent place of abode within the state and spends in the aggregate more than six months of the taxable year within the state. Neb. Rev. Stat. § 77-2714.01(7). The term "non-resident" is defined as an individual who is not a resident of this state. Neb. Rev. Stat. § 77-2714.01(4). See Soldiers' and Sailors' Civil Relief Act.	(1) The entire taxable income of residents defined as federal taxable income with certain modifications not herein relevant. Neb. Rev. Stat. § 77-2716. Since Nebraska computes its tax base in terms of federal adjusted gross income, the exclusions under § 911-912 of the IRC are apparently adopted. (2) The federal adjusted gross income of non-residents derived from sources within Nebraska. Neb. Rev. Stat. § 77-2733. The federal exclusion under § 112 of the IRC for compensation received for active service as a member of the armed forces of the United States for any month during which such member served in a combat zone or was hospitalized as a result of an injury incurred in such service is adopted specifically into the computation of Nebraska taxable income. Neb. Rev. Stat. § 77-27,123.	Residents Subject to tax on federal adjusted gross income above the exclusions under §§ 911-912 of the IRC. Non-residents Subject to tax on federal adjusted gross income derived from sources within Nebraska. Military personnel Subject to tax on military compensation with stated exclusions.

Probable Tax Obligation State Income Tax Coverage Tax Base New York Residents and non-residents -- The term "resident" (1) The adjusted gross income of residents is Residents -- Subject to tax on federal is defined as: (1) an individual who is domiciled in defined as federal adjusted gross income with cersion under §§ 911-912 of the IRC. the state unless he maintains no permanent place of tain modifications not herein relevant. Since New abode in the state and spends not over 30 days of York defines its own adjusted gross income in terms Non-residents -- Subject to tax on fedthe taxable year within the state, or he is present in of federal adjusted gross income, the exclusions for a foreign country for at least 450 days of a 548 day income earned from sources without the United sources within New York. period, and during such 548 day period he is not in States are apparently adopted into the computation the state for more than 90 days and does not mainof New York adjusted gross income. N.Y. Tax Law. Military personnel -- Subject to tax on tain a permanent place of abode in the state where his spouse or minor children are present for 90 exclusions. (2) The federal adjusted gross income of non-residays or more, and other conditions, or (2) an indidents derived from sources within New York. N.Y. vidual who is not domiciled in the state, but main-Tax Law § 631. tains a permanent place of abode within the state Military compensation of one not domiciled in New and spends in the aggregate more than 183 days of York is not to be considered income derived from the taxable year within the state, unless such individual is in active service in the armed forces of the New York sources. N.Y. Tax Law § 631(e) United States. N.Y. Tax Law § 605(b)(1). Since New York computes its own taxable income from federal adjusted gross income, the exclusion The term "non-resident" is defined as an individual under § 112 of the IRC for compensation received who is not a resident. N.Y. Tax Law § 605(b)(2). for active service as a member of the armed forces of the United States for any month during which See Soldiers' and Sailors' Civil Relief Act. such member served in a combat zone or was hospitalized as a result of an injury incurred in such service is apparently adopted into the computation of New York taxable income. N.Y. Tax Law § 612. North Dakota Residents and non-residents -- The term "resident" (1) The taxable income of residents defined in terms is defined as any natural person domiciled in the of federal taxable income with certain modificastate and any other natural person who maintains a tions not herein relevant. Since North Dakota under §§ 911-912 of the IRC. permanent place of abode within the State and defines its own taxable income in terms of federal spends in the aggregate more than seven months of taxable income, the exclusions under §§ 911-912 of the income year within the state. A full-time active the IRC for income from sources without the United Dakota. duty member of the armed forces assigned to a mil-States are apparently adopted into the computation itary installation in this state, or the spouse of such of North Dakota taxable income. N.D. Code § 57-Military personnel -- Taxable income is a person, is not a resident simply by reason of voting in an election in the state. N.D. Code § 57-38-01(6). Taxable income is reduced by: (a) an amount up to See Soldiers' and Sailors' Civil Relief Act. \$1,000, received as payment for services performed while on active duty in the armed forces of the United States, as payment for attending military meetings as a member of the National Guard, or of a reserve unit; and (b) any amount up to \$5,000 received by any person fifty years or older as retired military pay for service in the United States armed forces or reserve components thereof, reduced by any amount received pursuant to the Federal Social Security Act. N.D. Code § 57-38-01.2(1). The net income of non-residents derived from Federal Social Security Act. sources within North Dakota. N.D. Code § 57-38-Also, persons serving in the armed forces, except field grade and general officers who are stationed outside of any state or the District of Columbia for not less than thirty days during the tax year, shall be allowed an additional reduction of up to \$300 per month for services performed while on active duty at such location. N.D. Code § 57-38-01.2(1)(k);. at each location. Residents and non-residents -- The term "resident" The adjusted gross income of residents defined as is defined as an individual who is domiciled in this federal adjusted gross income with certain modifistate. Ohio Code tit. 57 § 5747.01(I). One is precations not herein relevant. Since Ohio defines its sions under §§ 911-912 of the IRC. sumed domiciled in the state if one spent over 183 own adjusted gross income in terms of federal Non-residents -- Subject to tax on

Ohio

nights in the state during 12 consecutive months. One is presumed not domiciled if one spent less than 120 nights in the state during 12 consecutive months.. Ohio Code tit. 57 § 5747.24.

The term "non-resident" is defined as an individual who is not a resident. Ohio Code tit. 57 § 5747.01(J).

See Soldiers' and Sailors' Civil Relief Act.

adjusted gross income, the exclusions under §§ 911-912 of the IRC for income from sources without the United States are apparently adopted into the computation of Ohio adjusted gross income. Ohio Code tit. 57 § 5747.01(A).

The adjusted gross income on non-residents derived from sources within Ohio. Ohio Code tit, 57 § 5747 01

The federal exclusion under § 112 of the IRC for compensation received for active service as a member of the armed forces of the United States for any month during which such member served in a combat zone or was hospitalized as a result of an injury incurred in such service is adopted specifically into the computation of Ohio taxable income. Ohio Code tit. 57 § 5747.02.4.

adjusted gross income above the exclu-

eral adjusted gross income derived from

military compensation with stated

Residents -- Subject to tax on federal taxable income above the exclusions

Non-resident -- Subject to tax on net income from sources within North

reduced by: (a) any amount up to \$1,000, received by any person as payment for services performed while on active duty in the armed forces of the United States, or as payment for attending military meetings as a member of the National Guard, or of a reserve unit; and (b) any amount up to \$5,000 received by any person fifty years or older as retired military pay for service in the United States armed forces or reserve components thereof, reduced by any amount received pursuant to the

Also, persons serving in the armed forces, except field grade and general officers, who are stationed outside of any state or the District of Columbia for not less than thirty days during the taxable year, shall be allowed an additional reduction of up to \$300 per month for services performed while on active duty

Residents -- Subject to tax on federal adjusted gross income above the exclu-

adjusted gross income derived from sources within Ohio.

Military personnel -- Subject to tax on military compensation with stated exclusions.

State	Income Tax Coverage	Tax Base	Probable Tax Obligation
Oklahoma	Residents and non-residents The term "resident" is defined as any individual who is domiciled in the state. Any individual who spends in the aggregate more than seven months of the taxable year within the state shall be presumed a resident. Okla. Stat. tit. 68 § 2353(4). The term "non-resident individual" is defined as an individual, other than a resident individual with special provisions for foreign earned income. Okla. Stat. tit. 68 § 2353(4). See Soldiers' and Sailors' Civil Relief Act.	(1) The taxable income of residents defined on the basis of federal adjusted gross income with certain modifications not herein relevant. Since Oklahoma bases its taxable income on federal adjusted gross income, the exclusions under §§ 911-912 of the IRC for income from sources without the United States are apparently adopted into the computation of Oklahoma taxable income. Okla. Stat. tit. 68 §§ 2353(3), 2355. (2) The federal adjusted gross income of non-residents derived from sources within Oklahoma. Okla. Stat. tit. 68 § 2362.	Residents Subject to tax on taxable income above the exclusions under §§ 911-912 of the IRC. Non-residents Subject to tax on taxable income derived from sources within Oklahoma. Military personnel Subject to tax on military compensation above the first \$1,500.
		(3) In any taxable year the first \$1,500 received by any person from the United States as salary or compensation in any form (other than a pension) as a member of any component of the armed forces of the United States shall be deducted from taxable income. Okla. Stat. tit. 68 § 2358(D)(5).	
Rhode Island	Residents and non-residents The term "resident" is defined to include both (1) domiciliaries, and (2) non-domiciliaries who maintain a permanent place of abode within the state and reside in the state for more than 183 days of the taxable year other than as a member of the armed forces of the United States. R.I. Gen. Laws § 44-30-5(a). The term non-resident is defined as an individual who is not a resident. R.I. Gen. Laws § 44-30-5(b). See Soldiers' and Sailors' Civil Relief Act.	(1) The Rhode Island income of residents is defined as federal adjusted gross income with certain modifications not herein relevant. Since Rhode Island defines its own taxable income in terms of federal adjusted gross income, the exclusions under \$\$ 911-912 of the IRC are apparently adopted into the computation of Rhode Island taxable income. R.I. Gen. Laws \$ 44-30-12(a). (2) The taxable income on non- residents derived from sources within Rhode Island. R.I. Gen. Laws \$ 44-30-32(a).	Residents Subject to tax on taxable income above the exclusions under §§ 911-912 of the IRC. Non-residents Subject to tax on taxable income derived from sources within Rhode Island. Military personnel Subject to tax on military compensation with stated exclusions.
		Since Rhode Island computes its own taxable income from federal adjusted gross income, the exclusions under § 112 of the IRC for compensation received for active service as a member of the armed forces of the United States for any month during which such member served in a combat zone or was hospitalized as a result of an injury incurred in such service is apparently adopted into the computation of Rhode Island taxable income. R.I. Gen. Laws § 44-30-12.	
South Carolina	RResident and non-resident The term "resident" means any individual who is domiciled in the state. The term "non-resident" means an individual other than a resident or part year resident. S.C. Code § 12-6-30(2).	Resident - the entire taxable income on the basis of federal adjusted gross income with certain modifications, S.C. Code § 12-6-560. No exclusion under § 912 is allowed. S.C. Code § 12-6-1120(5). Nonresident - subject to tax on property owned or business carried on in South Carolina. S.C. Code § 12-6-1720.	Residents Subject to tax on taxable income above the exclusion under § 911 of the IRC. Non-residents Subject to tax on taxable income derived from sources within South Carolina.
		Retirees may deduct up to \$3,000 of retirement income that is taxable by South Carolina or irrevocably choose to defer annual retirement income deduction until the year the taxpayer reaches sixty-five years of age. S.C. Code § 12-6-1170(1).	Military personnel Subject to tax or military compensation with stated exclusions.
		Since South Carolina computes its own taxable	

income from federal adjusted gross income, the exclusions under § 112 of the IRC for compensation received for active service as a member of the armed forces of the United States for any month during which such member served in a combat zone or was hospitalized as a result of an injury incurred in such service is apparently adopted into the computation of South Carolina taxable income. S.C. Code § 12-6-560.

State	Income Tax Coverage	Tax Base	Probable Tax Obligation
Utah	Residents and non-residents The term "resident" is defined to include domiciliaries, and individuals not domiciled in the state and residing within the state in the aggregate for over 183 days of the taxable year. Utah Code § 59-10-103(j). The term non-resident is defined as an individual who is not a resident of the state. Utah Code § 59-10-103(g). See Soldiers' and Sailors' Civil Relief Act.	(1) The taxable income of residents is defined in terms of federal taxable income with certain modifications not herein relevant. Since Utah defines its own taxable income in terms of federal taxable income, the exclusions under §§ 911-912 of the IRC for income from sources without the United States are apparently adopted into Utah taxable income. Utah Code §§ 59-10-104 & 112. Since Utah computes its own taxable income from federal taxable income, the exclusion under § 112 of the IRC for compensation received for active service as a member of the armed forces of the United States for any month during which such member served in a combat zone or was hospitalized as a result of an injury incurred in such service is apparently adopted into the computation of Utah taxable income. Utah Code §§ 59-10-104 & 116.	Residents Subject to tax on taxable income above the exclusions under §§ 911-912 of the IRC. Non-residents Subject to tax on taxable income derived from sources within Utah. Military personnel Subject to tax on military pay with stated exclusions.
Vermont	Residents The term "resident" is defined to include both (1) domiciliaries, and (2) non-domiciliaries who maintain a permanent place of abode within the state and reside within the state for more than 183 days of the taxable year. Vt. Stat. tit. 32 § 5811(11)(A)(i), (ii). Non-resident anyone not a resident. Vt. Stat. tit. 32 § 5811(9). See Soldiers' and Sailors' Civil Relief Act.	(1) The adjusted gross income of residents is defined as federal adjusted gross income. Since Vermont defines its adjusted gross income in terms of federal adjusted gross income, the exclusions under §§ 911-912 of the IRC for income from sources without the United States are apparently adopted into the computation of Vermont adjusted gross income. Vt. Stat. tit. 32, §§ 5811(1), 5822, 5823. (2) The adjusted gross income of non-residents derived from sources within Vermont. Vt. Stat. tit. 32, § 5823. (3) Adjusted gross income does not include military pay for full-time active duty with the armed services outside of the state. Vt. Stat. tit. 32 § 5823(a)(2).	Residents Subject to tax on federal adjusted gross income above the exclusions under §§ 911-912 of the IRC Non-residents Subject to tax on federal adjusted gross income derived from sources within Vermont. Military personnel Not subject to tax on military pay for full-time active duty service performed outside of the state.
Virginia	Residents and non-residents The term "resident" is defined as an individual domiciled in the Commonwealth and a person who maintains an abode in the state for more than 183 days of the taxable year. Va. Code § 58.1-302. Persons in the armed forces of the United States stationed on military or naval reservations within Virginia who are not domiciled in Virginia and who maintain no place of abode in Virginia shall not be held liable to income taxation for compensation received from military or naval service. Va. Code § 58.1-321(B).	(1) The taxable income of residents defined in terms of federal adjusted gross income with certain modifications not herein relevant. Since Virginia defines its taxable income in terms of federal adjusted gross income, the exclusion under §§ 911-912 of the IRC are apparently adopted into the computation of Virginia taxable income. The first \$15,000 of military pay is excluded from income, with a dollar for dollar reduction in the exclusion for income over \$15,000. Va. Code § 58-1-322. (2) The taxable income of non-residents derived from sources within the state. Va. Code § 58-1-325. The federal exclusion under § 112 of the IRC for compensation received for active service as a member of the armed forces of the United States for any month during which such member served in a combat zone or was hospitalized as a result of an injury incurred in such service is specifically adopted into the computation of Virginia taxable income. Va. Code § 58-1-322. Virginia grants a tax credit for taxes paid to a foreign country on retirement income. Va. Code § 58-1-332.1.	Residents Subject to tax on federal adjusted gross income above the exclusion under §§ 911-912 of the IRC. Non-residents Subject to tax on taxable income derived from sources within the state. Military personnel Subject to tax on military pay with stated exclusions.

State	Income Tax Coverage	Tax Base	Probable Tax Obligation
West Virginia	Residents and non-residents The term "resident" is defined to include: (1) domiciliaries, unless they maintain no permanent place of abode within the state, maintain a permanent place of abode outside the state, and spend not more than 30 days of the taxable year in the state, and (2) non-domiciliaries who maintain a permanent place of abode within the state and reside within the state for more than 183 days of the taxable year. W. Va. Code § 11-21-7(a).	(1) The taxable income of residents defined in terms of federal adjusted gross income with modifications not herein relevant. Since West Virginia defines its own taxable income in terms of federal adjusted gross income, the exclusions under §§ 911-912 of the IRC for income from sources outside the United States are apparently incorporated into the definition of West Virginia taxable income. W. Va. Code §§ 11-21-11(a), 12.	Residents Subject to tax on taxable income above the exclusions under 911-912 of the IRC. Non-residents Subject to tax on taxable income derived from sources within West Virginia. Military personnel Subject to tax on such compensation with stated exclusions.
	"Non-resident" is defined to mean an individual who is not a resident. W. Va. Code § 11-21-7(b). See Soldiers' and Sailors' Civil Relief Act.	(2) The taxable income of non-residents derived from sources within West Virginia. W. Va. Code §§ 11-21-30, 32.	
	See Soldiers and Saniors Civil Renet Act.	Since West Virginia computes its own taxable income from federal adjusted gross income, the exclusion under Section § 112 of the IRC for compensation received for active service as a member of the armed forces of the United States for any month during which such member served in a combat zone or was hospitalized as a result of an injury incurred in such service is apparently adopted into computation of West Virginia taxable income. W. Va. Code § 11-21-11	
Wisconsin	Residents and non-residents The term "resident" is defined as a domiciliary. Wis. Stat. § 71.02(1). See Soldiers' and Sailors' Civil Relief Act.	(1) The taxable income of residents defined in terms of federal adjusted gross income with certain modifications not herein relevant. Since Wisconsin defines its own taxable income in terms of federal adjusted gross income, the exclusions under §§ 911-912 of the IRC for income from sources without the United States are apparently adopted into the computation of Wisconsin taxable income. Wis. Stat. §§ 71.01(13) & 71.05. (2) The taxable income of non-residents derived from sources within Wisconsin. Wis. Stat. §§ 71.01 & 71.02. Non-residents domiciled without Wisconsin who derive income from performing personal services within Wisconsin shall be excluded from having to pay Wisconsin tax to the extent that the home domicile taxes the income. Wis. Stat. § 71.05(2). Since Wisconsin computes its own taxable income from federal adjusted gross income, the exclusion under § 112 of the IRC for compensation received for active service as a member of the armed forces of the United States for any month during which such member served in a combat zone or was hospitalized as a result of an injury incurred in such service is apparently adopted into computation of Wisconsin taxable income. Wis. Stat. § 71.05.	Residents Subject to tax on taxable income above the exclusions under §§ 911-912 of the IRC. Non-residents Subject to tax on taxable income derived from sources within Wisconsin. Military personnel Subject to tax on military compensation with stated exemption.

IV. STATES HAVING NO INCOME TAX

States Alaska Florida Nevada South Dakota Texas Washington Wyoming